File No. STATE OF NORTH CAROLINA In The General Court Of Justice **District Court Division** County IN THE MATTER OF: Name Of Respondent INVOLUNTARY COMMITMENT ORDER **MENTALLY ILL** G.S. 122C-267, 122C-268, 122C-271 **FINDINGS** The Court finds that: 1. The petitioner represented by counsel. The respondent was was represented by counsel. was not was not Based on the evidence presented, the Court 2. by clear, cogent and convincing evidence finds as facts all matters set out in the physician's/eligible psychologist's report, specified below, and the report is incorporated by reference as findings. Date Of Last Examiner's Report Name Of Physician/Eligible Psychologist ☐ 3. by clear, cogent and convincing evidence finds these other facts: 4. finds that the respondent does not meet the criteria for commitment. ☐ 5. finds that this proceeding was begun after the respondent was charged with a violent crime and was found incapable of proceeding. **CONCLUSIONS** Based on the above findings, the Court concludes that the respondent: 1. is mentally ill. 2. is not mentally ill. 3. in addition to being mentally ill, is mentally retarded. 4. is dangerous to self others. 5. is not dangerous to self or others. 6. (only for nondangerous mentally ill) is capable of surviving safely in the community with available supervision from family, friends or others; and based on respondent's psychiatric history, the respondent is in need of treatment in order to prevent further disability and deterioration which would predictably result in dangerousness to self or others. And, that the respondent's inability to make an informed decision to voluntarily seek and comply with recommended treatment is caused by: the respondent's current mental status. the nature of the respondent's mental illness. NOTE: Use AOC-SP-911M for involuntary commitment of defendant found not guilty by reason of insanity.

AOC-SP-203, Rev. 1/97 © 1997 Administrative Office of the Courts

See ORDER on reverse

			ORI	DER						
It is ORDERE	ED that:									
1. the respondent be committed/recommitted to the inpatient 24-hour facility named below for the period specified.										
2. the respondent be committed/recommitted to outpatient commitment under the supervision and management of the center/physician named below for the period specified.										
the respondent may be held at the 24-hour facility where he/she is now being held, for up to 72 hours in order for the facility to notify the designated outpatient center of respondent's treatment needs.										
3. the respondent be committed/recommitted to an inpatient 24-hour facility named below not to exceed the specified period. Following discharge from the 24-hour facility, the respondent shall be committed to outpatient commitment under the supervision of the center/physician named below for the specified period.										
4. the respondent be discharged and this matter dismissed.										
5. the respondent be discharged. Since the respondent was charged with a violent crime and found incapable of proceeding, it is further ordered that the respondent be released to the custody of the law enforcement agency named below.										
below.	DGIOW.				Name Of Law Enforcement Agency					
6. this matter be transferred to the county named below for further proceedings.										
					County					
	INPATIENT CO	MMITMENT				OUTPAT	TIENT COMMITI	MENT		
Committed/recommitted to inpatient facility for a period not to exceed					Committed/recommitted to outpatient facility for a period not to exceed					
	_ days. [☐ 90 days.				days.	☐ 90 days.		180 days.	
☐ 180 days	. [☐ 1 year.								
Name And Address Of 24-Hour Facility					Name And Address Of Treatment Center/Physician					
			Date							
				Signature Of District Court Judge						
				Name Of District Judge (Type Or Print)						
					sarci Juug	e (Type Of F	init)			